

**THE WILMINGTON JOURNAL**  
KINGSLAND & PRICE, Proprietors,  
Whom all Letters on Business must be addressed

**Terms of Subscription:**  
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Do, six months, " 5.00  
Do, three months, " 3.00  
Do, one month, " 1.00

**ROBERT C. JOHNSON,**  
INSPECTOR OF NAVAL STORES, OOTON, &c.  
WILMINGTON, N. C.

**OFFICE AT JOHN C. HEYER'S STORE,**  
would inform his friends and old customers  
that he has qualified as Inspector, and solicits  
their patronage.  
Jan 15

**NOTICE.**  
APPLICATION WILL BE MADE TO THE  
President and Directors of the Wilmington  
and Weldon Railroad Company for the renewal  
of Certificate No. 106 for the use of the Capital  
Stock of said Company, the name of Eli W.  
Hall in lieu of the original Certificate which has  
been lost or mislaid.  
E. D. HALL, Exr.  
Jan 15

**VOID QUACKS.—A VICTIM OF EARLY**  
indiscretion, causing nervous debility,  
premature decay, etc., having tried in vain every  
advised remedy, has discovered a simple  
means of self-cure, which will send free to his  
followers. J. H. TUTTLE, 75 Nassau St.,  
New York City.  
Jan 15

**"Gardening for Profit"**  
AND  
**"Practical Floriculture,"**  
BY  
**PETER HENDERSON,**  
The former detailing the system of Market  
Gardening; the latter DESCRIPTIVE of the  
modern Commercial Floriculture, as prac-  
ticed in the vicinity of New York. Mailed,  
postpaid, for \$1.50 each.

Our Annual Descriptive Catalogue of  
**Vegetable and Flower Seeds,**  
Containing two new and BEAUTIFULY COL-  
ORATED PLATES, is now ready. Also, Catalogue  
of  
**NEW AND RARE PLANTS,**  
ILLUSTRATED with Colored Plates and En-  
gravings. Both will be mailed on receipt of  
twenty-five Cents, for sent with either of the  
above Books free of charge.  
**HENDERSON & FLEMING,**  
Seed Merchants and Growers,  
67 Nassau Street, New York.  
Jan 20

**North Carolina—Bladen County.**  
IN PROBATE COURT, JANUARY 9, 1871.  
Petition to sell Land to make Assets.  
Howard Smith, Administrator of Jonas Smith,  
vs.  
Heirs at Law: Jonas Smith,  
It appearing to the satisfaction of the Court  
that the children of Wilson Smith and Simon  
Smith, who are heirs of Jonas Smith, reside be-  
yond the limits of this State, it is therefore or-  
dered, that the said children (whose names are  
not known) of Wilson Smith and Simon Smith,  
appearing at the office of the Clerk of the Superior  
Court on the 15th day of February next, and  
sawer the complaint in this proceeding, or  
judgment will be rendered against them pro  
confesso.  
(Witness) D. BLUE, C. C. C.  
Jan 15

**State of North Carolina,**  
ONSLOW COUNTY—SUPERIOR COURT.  
Special Proceeding to make Real Estate Assets.  
George W. Mills, Administrator of George W.  
Jenkins, Plaintiff,  
against  
Omy Mills, Ellen Jenkins, Joseph H. Horn and  
Stanford Jenkins, Jasper Jenkins, Obed Jen-  
kins, Heirs at Law of George W. Jenkins, De-  
fendants.  
It appearing to the satisfaction of the Court  
that the children of the above entitled Special  
Proceeding cannot be found, and that they have  
departed from the State or kept themselves con-  
cealed, and that the said children (whose names  
are not known) of the above named Plaintiff,  
appearing at the office of the Clerk of the Superior  
Court on the 15th day of February next, and  
sawer the complaint in this proceeding, or  
judgment will be rendered against them pro  
confesso.  
(Witness) A. C. HUGGINS, C. C. C.  
Jan 15

**DOUBLE REFINED POUDETTE**  
OF THE  
**"Lodi Manufacturing Co."**  
For sale in lots to suit customers. This article  
is sold for HALF THE PRICE of other fertiliz-  
ers, and is cheaper for Cotton, Corn, Tobacco  
and Vegetables, than any other in the market.  
It is made entirely from the night soil of the  
City of New York City.  
Price, delivered on board in New York City,  
Twenty-five Dollars per ton.  
\* \* \* \* \*

**JACOB JOYNER, Esq.,** of Greenville, N. C., under  
date of October 25th, 1870, says: "I used the  
Poudrette I purchased of you last spring. I used  
on Corn, and from results, I am satisfied it is  
the cheapest and best fertilizer we can use in  
this section."

**DAVID W. GARRILL, of Washington, N. C.,** under  
date of Nov. 4th, 1870, says: "I used your  
Double Refined Poudrette on Cotton in the same  
way (in the drill), side by side with Peruvian  
Guano, the Poudrette in one row and the Guano  
in the next, and I pronounce it superior to the  
Guano. In the spring the rows where I used the  
Guano looked the best, but in June and July,  
the Poudrette showed itself, and my neighbors  
who have seen it pronounce it equal to Guano,  
and I think they will unite with me in using it  
another year."

**JAMES R. WILDER, of Franklin, N. C.,** says, in  
letter dated Sept. 23d, 1870: "I used the  
Double Refined Poudrette on Cotton, and it  
did without a doubt make a fine crop of Cot-  
ton, which has a great reputation as a Cotton  
Manure. The Nitro-Phosphate I used on Cot-  
ton, Sweet Potatoes, and garden truck, all of  
which did exceedingly well."

**J. J. ASKEW, of Colerain, N. C.,** in a letter  
dated September 16th, 1870, says: "I used your  
Double Refined Poudrette on Cotton, and it  
did without a doubt make a fine crop of Cot-  
ton, which has a great reputation as a Cotton  
Manure. The Nitro-Phosphate I used on Cot-  
ton, Sweet Potatoes, and garden truck, all of  
which did exceedingly well."

**AMES T. FOSTER,**  
Box 1109, New York City.  
Office 66 Cortlandt Street, New York.  
For sale by  
**SPRUNT & HINSON,**  
Wilmington, N. C.  
Jan 15

# Wilmington Journal

VOL. 26. WILMINGTON, N. C., FRIDAY MORNING, JANUARY 27, 1871. No. 51

## NOTICE.

THIS SUBSCRIBER HAVING QUALIFIED AS  
Administrator of John Jones, deceased,  
hereby gives notice to all persons indebted to  
the Estate of said deceased, to make immediate  
payment, and to those having demands against  
the same to present them properly authenti-  
cated within the time prescribed by law, or this  
notice will be closed in bar of their recovery.  
January 9th, 1871.  
JOHN A. JONES,  
Administrator.  
49-w6w

## MARRIAGE GUIDE.

**EVERY ONE HIS OWN DOCTOR.**  
A private instructor for married persons or  
those about to be married, both male and female,  
in everything concerning the physiology and  
relations of our sexual system, and the production  
and prevention of offspring, including all the new  
discoveries never before given in the English lan-  
guage, by WM. YOUNG, M. D. This is really a  
valuable and interesting work. It is written in  
plain language, for general readers, and is il-  
lustrated with numerous engravings. All young  
married people, or those contemplating marriage,  
and having the least impediment to married life,  
should read this book. It discloses secrets that  
every one should be acquainted with; still it is a  
book that must be locked up and not let about  
the house. It will be sent to any address on re-  
ceipt of 25 cts. Address P. M. WM. YOUNG,  
phil.  
Jan 15

## NORTHROP & CUMMING,

Commission Merchants.

## Wilmington, N. C.

Special attention given to the sale of

## Pea Nuts, Cotton, &c.

dec 16 45 3m

## WILMINGTON MILLS.

WILMINGTON, N. C.

## NORTHROP & CUMMING, Proprietors.

Large quantities of YELLOW PINE LUMBER for-  
warded for sale at short notice.  
All kinds of PLANKED LUMBER always on  
hand. Also, LATHS, BRICK, &c., &c.  
dec 16 45 3m

## LEGISLATURE OF NORTH CAROLINA.

SENATE.  
WEDNESDAY, JAN. 18, 1871.

Bill on salaries and fees of State officers  
was taken up and passed its several read-  
ings. It provides that the private secretary  
of the Governor shall receive a salary of  
\$500 per annum, messenger for Governor  
\$300; Treasurer be allowed on clerk at \$750;  
and one assistant clerk at \$500; Secretary of  
State \$1,250; Sup't of Public Works  
\$1,500; Superintendent of Public In-  
struction \$1,500; Attorney General \$1,500  
and fees and disbursements; Adjutant Gen-  
eral \$900; Reporter for Supreme Court same  
pay as now allowed by Revised Code; So-  
litors of the several districts \$20 for each  
term of the Superior Court they shall at-  
tend.

Mr. Latham asked that the memorial  
concerning the estate of Governor Worth  
be recommitted to Committee on Claims.  
Referred.

Mr. Norment: Bill concerning Sheriff of  
Robeson. Passed under suspension of the  
rules.

## HOUSE OF REPRESENTATIVES.

WEDNESDAY, JAN. 18, 1871.

By Cawthon, col.: A bill to incorpo-  
rate the Warrenton Railroad Company.  
Referred.

By Bryson: A resolution instructing the  
Judiciary Committee to inquire into the  
legality of the Treasurer paying the  
legality of the late military movement in  
Alamance and Caswell counties. Placed  
on the calendar.

On motion of Mr. Howson, the rules  
were suspended and the bill to amend  
section 8 of the act in relation to punish-  
ment of offenders was taken up.

Mr. Houston said that under the present  
law, in cases of assault with intent to kill,  
it was compulsory upon the Judge to sen-  
tence the offender to a term in the peni-  
tentiary, and he thought it might work an in-  
justice. This bill struck out the word "shall,"  
and substituted "may."

Mr. Crawford offered a substitute for  
the bill, which was adopted.

The substitute provides that sections  
7 and 8 of chapter 157, laws of 1868-69  
be repealed, and that in all cases of an as-  
sault with or without intent to kill or in-  
jure, the persons convicted shall be pun-  
ished by fine and imprisonment at the dis-  
cretion of the Court.

The bill then passed its several readings.  
Mr. Tomlinson, from the Committee on  
the Deaf, Dumb and Blind Asylum, re-  
ported a bill in reference to the manage-  
ment of that institution.

On motion of Mr. Tomlinson, the rules  
were suspended and the House proceeded  
to consider the bill. (The bill abolishes  
the present Board of Directors and creates  
a Board of Trustees, consisting of 7 per-  
sons. The bill goes on to name Messrs.  
W. H. McKee, J. R. Williams, W. V. Van  
John C. Palmer, R. S. Tucker, A. S. Mer-  
cator and L. E. Hart as said Trustees.)

A vacancy in the Board of Trustees to be  
filled by the Governor, subject to the ap-  
proval of the General Assembly, who shall  
themselves fill the vacancy if the appoint-  
ment of the Governor be objectionable.

The said Board of Trustees to have all the  
powers, &c., that the present Board of Di-  
rectors are now possessed of.)

Mr. Tomlinson said that this bill was  
introduced in order that this institution  
might be raised to something higher than  
mere party machine, to which it had  
been degraded for the past two years.

This bill would restore the institution to  
the management under which it flourished  
and prospered in former years, &c.

Mr. Justice moved to indefinitely post-  
pone the bill and argued against it gen-  
erally.

Mr. Nicholson said that when this insti-  
tution was established a Board of Directors  
were appointed by the Legislature for life,  
but when the Republican party came into  
power, this Board of Directors who had  
managed affairs so successfully were turned  
out and the institution made a political  
machine to further another party ends.

This bill simply proposed to go back to  
the old management and to throw off the  
incubus which has been weighing down  
the institution for the last two or three  
years. The term of the Board of Trustees  
would expire in 1873, &c.

Mr. Welch said that Mr. Merrimon did  
not wish to serve as a member of the Board  
of Trustees, and moved to substitute the  
name of Chas. M. Busbee. The motion  
was agreed to and the bill passed its second  
reading.

A message was received from the Govern-  
or in relation to the outrages in Robeson  
county. The message was read and re-  
ferred to the Committee on Judiciary.

By Mr. Jordan, a resolution asking from  
the Governor the names of all spies and  
detectives employed, a statement of sums  
of money paid them &c.; placed on Calen-  
dar.

Mr. Stradwick, from the Committee on  
Finance, submitted a report upon the re-  
cent message of the Governor, accompa-  
nied by the following resolution:

WHEREAS, His Excellency, the Govern-  
or, in a communication to this House,  
bearing date December 21st, 1870, ex-  
presses the opinion that it would be in-  
advisable to make public the names of  
certain persons employed in the Detective  
force of this State, and

WHEREAS, This House fails to appre-  
ciate the force of the reasoning which has  
induced His Excellency, the Governor, to  
arrive at such a conclusion, therefore, it is,  
Resolved, By the House of Representatives,  
that the Governor be required to com-  
municate to this House the names of all  
persons that have been, or are now em-  
ployed in the Detective force of the State  
under the administration of the present  
incumbent of his predecessor, and the  
principal services rendered by each  
and the amount of money paid to each.

The report and resolution were placed  
on the Calendar.

## CALENDAR.

Bill to allow municipal authorities to  
purchase and hold real estate for the pur-  
pose of a cemetery, was taken up and  
passed its third reading.

Senate resolution, raising a joint Com-  
mittee on public ferries, roads and bridges,  
was taken up and passed its several read-  
ings.

On motion of Mr. Brown, the rules were  
suspended and the resolution asking our  
members in Congress to use their influence  
to have the bankrupt law amended, was  
taken up and passed its readings.

On motion of Mr. Justice, the rules were  
suspended and the bill to incorporate the  
Spartanburg, Columbus and Rutherford  
Railroad, was taken up and passed its  
second reading and ordered to be printed.

## SENATE.

WEDNESDAY, JAN. 18, 1871.

The bill fixing the salaries and fees of  
county officers, being the special order,  
was taken up.

[The Senate considered and adopted  
eight sections of the bill. When it is com-  
pleted we will give its general features.]

Upon motion of Mr. Linney the consid-  
eration of the bill was made the special  
order for to-morrow at 10 o'clock P. M.

## TAUENSDAY, JAN. 19th, 1871.

Mr. Dargan introduced a bill with refer-  
ence to the Wilmington & Weldon  
Railroad [Authorizes the State Treasurer  
to deliver to said company bonds of the  
company, upon compliance with certain  
conditions specified by the company.]—  
Referred.

Mr. Caldwell: A bill to charter the Cat-  
awba Railroad. Referred.

Mr. Fleming: A bill authorizing the  
Treasurer to pay agents in certain cases.  
Referred.

The special order was called. [To re-  
peal sections 7 and 8 of public laws rela-  
tive to the use of deadly weapons.]

Mr. Lehman in a speech of some length  
opposed the bill.

It was ably advocated by Messrs. Jones,  
Linney, Dargan, Gilmer and Love.

The bill then passed its second reading.

On motion of Mr. Troy the bill was  
ordered to its third reading, under a suspen-  
sion of the rules, and passed.

Mr. Lenney moved that the bill be or-  
dered to be engrossed and sent to the  
House. So ordered.

A message from Gov. Caldwell was read  
relative to the Penitentiary Commission.

On motion of Mr. Graham, of Orange,  
it was referred to the Committee on Peni-  
tentiary, with instruction to report  
what legislation, if any, may be neces-  
sary.

On motion of Mr. Howson, the rules  
were suspended and the bill to amend  
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Mr. Houston said that under the present  
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it was compulsory upon the Judge to sen-  
tence the offender to a term in the peni-  
tentiary, and he thought it might work an in-  
justice. This bill struck out the word "shall,"  
and substituted "may."

Mr. Crawford offered a substitute for  
the bill, which was adopted.

The substitute provides that sections  
7 and 8 of chapter 157, laws of 1868-69  
be repealed, and that in all cases of an as-  
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might be raised to something higher than  
mere party machine, to which it had  
been degraded for the past two years.

This bill would restore the institution to  
the management under which it flourished  
and prospered in former years, &c.

On motion of Mr. Jones, of Caldwell,  
the vote by which the bill to incorporate the  
North Carolina Railroad and Manufac-  
turing Company, passed its third reading,  
was reconsidered.

The bill was, on motion of Mr. Jones,  
amended in some particulars and then  
passed its third reading.

The bill arrived at the Special Order (Con-  
stitutional Bill) arrived at the Special Order  
of the day.

Mr. Scott moved to postpone its consid-  
eration until Monday next at 11 o'clock.  
He said that he made this motion because  
he wished to see a full House when this  
matter was considered, &c.

Mabson, col., moved to postpone the  
bill indefinitely.

Mr. Johnston, of Buncombe, stood pre-  
pared to vote on the bill to-day, but if a  
short time was wished for in order to ver-  
ify the bill he would not object to it, &c.

Fletcher, colored, was in favor of in-  
definite postponement.

Mr. Martin was opposed to indefinite  
postponement, and said no good reason  
could be given for not passing the bill at  
once. In regard to the expense of the  
Convention, that could be overcome by the  
money saved the State in the way of the  
per diem of the Legislature, to say  
nothing of the saving of thousands upon the  
expense of public money, and the stoppage  
of many other leaks, which in sum and  
substance were swindles upon the State  
Treasury, &c.

Mr. Justice said the bill was an constitu-  
tional and should be indefinitely post-  
poned.

Mr. Robinson said that this bill would  
certainly pass, as the people demanded the  
speedy relief it would afford them, &c. If  
the House should not pass the bill at  
once, it would be a money-wasting motion  
and the bill to be recommitted, they could  
have an opportunity, on Monday, to offer  
amendments and discuss the bill, &c. In  
regard to the question of the expense of the  
Convention, the speaker said that the gen-  
tlemen almost as feared in the law as he,  
took a different view of the matter. The  
bill would certainly pass, the people would  
ratify it, and the Convention would assemble  
in this city within the next three months.

Mr. Welch said that this county was  
unanimous for the bill. He had heard a  
leading Republican in his county, a Metho-  
dist preacher, say that he favored the bill  
in particular, and that he would protect  
the right of the colored man to vote.

The yeas and nays were called and the  
motion to indefinitely postpone was re-  
jected by the following vote: yeas 45, nays 55.

Mr. Jordan moved to postpone the bill  
until Monday, Page, colored, called for  
the yeas and nays. The yeas were 45, nays  
55.

A message was received from the Govern-  
or in relation to the outrages in Robeson  
county. The message was read and re-  
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themselves fill the vacancy if the appoint-  
ment of the Governor be objectionable.

The said Board of Trustees to have all the  
powers, &c., that the present Board of Di-  
rectors are now possessed of.)

Mr. Worth opposed the substitute as vir-  
tually rescinding the charter of the Rail-  
road from Greensboro to Chocow.

Mr. Gilmer argued at length in favor of  
the bill. He said that the bill was a  
length in favor of the bill.

Mr. Graham, of Alamance, favored the  
original bill. He was not opposed to the  
completion of the Western N. C. R. R.,  
but he would not support the bill which  
would give the proper way of com-  
pleting the Western N. C. R. R. If it were  
free from debt as the Salem Road, he  
would vote to put it in the same bill.

Mr. Love urged the adoption of the  
substitute in an able speech of some  
length.

Mr. Norment, from Committee on En-  
rolled Bills, reported, by permission, a  
bill as corrected enrolled.

Mr. Gilmer again argued at length in favor  
of the bill, and against substitute.

Mr. Cowles spoke in favor of the bill,  
and against a substitute.

Mr. Graham, of Orange, offered several  
amendments.

Mr. Merrimon again argued very ably  
against the bill, and in favor of his sub-  
stitute.

Mr. Flemming moved to recommit the  
bill to the Committee. Motion did not  
prevail.

Mr. McClammy offered an amendment  
to amendments of Mr. Graham of Orange  
which provides for the building of a road  
from Greensboro to Egypt in Chatham  
county. Adopted.

Question on Mr. Merrimon's substitute  
was put, under call of yeas and nays, and  
rejected.

Mr. Cowles called previous question on  
third reading of bill.

The call was sustained, and yeas and  
nays, and prevailed.

Bills, as amended, was put on its third  
reading and passed.

Mr. McClammy submitted report of  
Committee on which was referred a com-  
munication of the Governor concerning  
the Penitentiary. (Recommends an ap-  
propriation of \$5,000 for benefit of Peni-  
tentiary.) Made special order for to-morrow  
at half-past 7 o'clock.

## HOUSE OF REPRESENTATIVES.

FRIDAY, JAN. 20th, 1870.